UNITED STATES BANKRUPTCY COURT		
SOUTHERN DISTRICT OF NEW YORK		
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	:	
In re	:	Chapter 11
	:	
THE WECK CORPORATION,	:	Case No. 10-14349 (AJG)
d/b/a Gracious Home, et al.	:	
	:	
Debtors.	:	
444444	X	
AFFIDAVIT AND DISCLOSURE STAT	TEMEN	NT OF DEAN L. SILVERRERG
ON BEHALF OF EPSTEIN		
STATE OF NEW YORK)		
) ss: COUNTY OF NEW YORK)		

Dean L. Silverberg, being duly sworn, upon his oath, deposes and says:

- 1. I am a Shareholder of Epstein Becker & Green P.C., located at 250 Park Avenue, New York, NY 10177, (the "Firm").
- 2. The Weck Corporation, d/b/a Gracious Home, West Weck, LLC, Gracious Home.com, LLC and Weck Chelsea, LLC, as debtors and debtors in possession (collectively, the "<u>Debtors</u>"), have requested that the Firm provide legal services to the Debtors, and the Firm has consented to provide such services.
- 3. The Firm may have performed services in the past and may perform services in the future, in matters unrelated to these chapter 11 cases, for persons that are parties in interest in the Debtors' chapter 11 cases. As part of its customary practice, the Firm is retained in cases, proceedings, and transactions involving many different parties, some of whom may represent or be claimants or employees of the Debtors, or other parties in interest in these chapter 11 cases.

The Debtors in these cases, together with the last four digits of their respective federal tax identification numbers, are as follows: The Weck Corporation (6057); West Weck, LLC (1934); Gracious Home.com, LLC (4754); Weck Chelsea, LLC (3431).

The Firm does not perform services for any such person in connection with these chapter 11 cases. In addition, the Firm does not have any relationship with any such person, their attorneys, or accountants that would be adverse to the Debtors or their estates.

- 4. The Firm currently represents Benjamin Moore and Company, one of the 40 largest unsecured creditors of the Debtors, in matters unrelated to the Debtors' chapter 11 cases.
- 5. Neither I, nor any principal of, or professional employed by the Firm has agreed to share or will share any portion of the compensation to be received from the Debtors with any other person other than the principals and regular employees of the Firm.
- 6. Except as set forth herein, neither I, nor any principal of, or professional employed by the Firm, insofar as I have been able to ascertain, holds or represents any interest adverse to the Debtors or their estates.

7. The Debtors owe the Firm \$8,213.25 for prepetition services.

Dean L. Silverberg

Subscribed and sworn to before me this 78 day of September , 2010

Notary Public [\]

WENDY G. MARCARI Notary Public. State of New York No. 02MA5029517 Qualified in Nassau County

Commission Expires June 20, 2014

The Weck Corporation, d/b/a Gracious Home, West Weck, LLC, Gracious Home.com, LLC and Weck Chelsea, LLC Chapter 11 Case No. 10-14349 (AJG)

RETENTION QUESTIONNAIRE

TO BE COMPLETED BY PROFESSIONALS EMPLOYED BY THE WECK CORPORATION, D/B/A GRACIOUS HOME, WEST WECK, LLC, GRACIOUS HOME.COM, LLC AND WECK CHELSEA, LLC, AS DEBTORS AND DEBTORS IN POSSESSION (COLLECTIVELY, THE "DEBTORS"). 1

DO NOT FILE THIS QUESTIONNAIRE WITH THE COURT. RETURN IT FOR FILING BY THE DEBTORS, TO:

Hahn & Hessen LLP 488 Madison Avenue New York, New York 10022 Attn: Alison Papalexis, Esq. apapalexis@hahnhessen.com

All questions **must** be answered. Please use "none," "not applicable," or "N/A," as appropriate. If more space is needed, please complete on a separate page and attach.

1.	Name and address of firm:	
	Epstein Becker & Green P.C.	
	250 Park Avenue	
	New York, New York 10177	
2.	Date of retention: August 13, 2010	

The Debtors in these cases, together with the last four digits of their respective federal tax identification numbers, are as follows: The Weck Corporation (6057); West Weck, LLC (1934); Gracious Home.com, LLC (4754); Weck Chelsea, LLC (3431).

Legal		
Brief	description of services	s to be provided:
Dav-te	o-dav advice and cour	asel regarding human resources and employee benefits
_		
<u>issues</u>	and representation in	connection with employment litigation.
Arran	gements for compensa	ation (hourly, contingent, etc.)
	(a) Average hou	rly rate (if applicable):
	\$475.00 per hour	
	<u> </u>	
	(1) P-t't-1	
	` '	rerage monthly compensation based on prepetition reter remployed prepetition):
	\$5,500.00	
	ψ3,500.00	
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Prepe		ne Debtors held by the firm:
	Amount of claim:	\$8,213.25
	Date claim arose:	June 30, 2010 through August 12, 2010
	Source of claim:	Legal services
	Source of claim.	105th 101 11000

	Name:	N/A		
	Status			
	Amount of claim:	\$		
	Date claim arose:			
	Source of claim:			
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